

**IN THE UNITED STATES DISTRICT COURT FOR THE
WESTERN DISTRICT OF OKLAHOMA**

STEPHEN MULLICAN AND)	
KELLEY MULLICAN,)	
)	
Plaintiffs,)	
)	
v.)	Case No. CIV-23-160-G
)	
STATE FARM FIRE AND)	
CASUALTY COMPANY,)	
)	
Defendant.)	

DEFENDANT’S WITNESS LIST

Defendant State Farm Fire and Casualty Company submits its witness list pursuant to the Amended Scheduling Order [ECF No. 25] in this action. Defendant reserves the right to request leave of the Court to supplement this list—including via inclusion of witnesses in the proposed Pretrial Report—because discovery is not yet complete.

No.	Name	Anticipated Testimony
1.	Plaintiff Stephen Mullican c/o Plaintiffs’ counsel	Deposed. <i>Expected to be called.</i>
2.	Plaintiff Kelley Mullican c/o Plaintiffs’ counsel	Deposed. <i>Expected to be called.</i>
3.	Hali Goss c/o McAfee & Taft	Deposition scheduled. Basis for and service of Plaintiffs’ insurance claim and inspection of Plaintiffs’ property. To be deposed. <i>Expected to be called.</i>

4.	Richard Windham c/o McAfee & Taft	Testimony consistent with the opinions within his Rule 26(a)(2)(B) report regarding his expected expert testimony, as well as response and rebuttal to other fact and expert witnesses. <i>Expected to be called.</i>
5.	Corporate Representative of State Farm c/o McAfee & Taft	Contractual relationship between Plaintiffs and State Farm; service of Plaintiffs' insurance claim; limitations on Plaintiffs' claimed damages; and explanation of the application of Plaintiffs' insurance policy to their claimed loss. <i>Expected to be called.</i>
6.	Jack Buben c/o McAfee & Taft	Basis for and service of Plaintiffs' insurance claim. <i>To be called if the need arises.</i>
7.	Bruce Godwin or Corporate Representative of ServiceMaster Restoration 4335 North Santa Fe Ave Oklahoma City, OK 73118	Basis for and service of Plaintiffs' insurance claim. <i>Expected to be called.</i>
8.	Tommy Scott Scott & Associates Fire Investigations 2353 Houston Ave Norman, OK 73071	Basis for Plaintiffs' insurance claim. <i>To be called if the need arises.</i>
9.	Bernice Beall a/k/a Bernice White 6500 S. County Line Rd Oklahoma City, OK 73169	Basis for Plaintiffs' claims. <i>To be called if the need arises.</i>

10.	Corporate Representative of We Buy Houses, LLC a/k/a Sell My Fixer Upper 2270 Industrial Blvd. Norman, OK 73069	Repairs and replacements made to Plaintiffs' property after sale of the same. <i>To be called if the need arises.</i>
11.	Corporate Representative of MYM Properties, LLC C1501 SW 52 nd St. Oklahoma City, OK 73119	Repairs and replacements made to Plaintiffs' property after sale of the same. <i>To be called if the need arises.</i>
	Records custodians necessary to authenticate exhibits absent stipulation.	Authentication of documents. <i>To be called if the need arises.</i>
	All persons included in Plaintiffs' Witness List [ECF No. 27] not objected to by State Farm.	Basis for Plaintiffs' claims in this litigation and claims and defenses of the parties. <i>To be called if the need arises.</i>
	Witnesses necessary for impeachment or rebuttal	Impeachment of Plaintiffs' witnesses and exhibits or rebuttal of the same. <i>To be called if the need arises.</i>

Respectfully submitted,

s/ Andrew J. Morris

Andrew J. Morris, OBA #31658
Peyton S. Howell, OBA #33917
McAfee & Taft, a Professional Corporation
8th Floor, Two Leadership Square
211 North Robinson
Oklahoma City, OK 73102
Telephone: (405) 235-9621
Facsimile: (405) 235-0439
andrew.morris@mcafeetaft.com
peyton.howell@mcafeetaft.com

***Attorneys for Defendant State Farm
Fire and Casualty Company***